

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: **Dunn et al.** : Confirmation No: **9235**
Serial No.: **09/902,965** : Group Art Unit: **3743**
Filed: **July 11, 2001** : Examiner: **Gravini, Stephen Michael**
For: **BOTTLE RACK** : Docket No: **MBI-1067**

Honorable Commissioner for Patents
Mail Stop: Reissue
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

INTERVIEW SUMMARY

This is a response to the Interview Summary dated August 5, 2010 in relation to the above-identified application. This response is timely by virtue of being filed within one month of the date of mailing of the Interview Summary. It is believed that no fees are necessary as a result of this response. If, however, any fees associated with this amendment are due, the Director is hereby authorized to charge the fee to United States Patent Office Deposit Account no. 50-0462.

Interview Summary begins on page 2 of this paper.

INTREVIEW SUMMARY

This is a response to the Interview Summary dated August 5, 2010.

On August 3, 2010, Applicant's representative, Grace Doe, contacted Patent Examiner Stephen Michael Gravini by telephone to inquire as to when Applicant may expect a substantive office action in response to Applicant's amendment of August 10, 2007. The Examiner informed Applicant's representative that an Office Action was prepared on May 18, 2010 has since been awaiting supervisory approval for issuance.

In view of the fact that more than three (3) years have lapsed since any substantive action has been issued in the present Reissue Application and since it has also been close to nine (9) years since this Reissue Application was filed, Applicant respectfully requests expedited prosecution.

During the August 3, 2010 interview, no exhibits or demonstrations were shown. No arguments regarding patentability were discussed. Furthermore, contrary to the Examiner's Interview Summary statement, no claims were discussed and no agreement was reached. The sole purpose of and the only issue discussed during the interview pertained to the aforementioned inquiry as to when a substantive Office Action would be issued in this Reissue Application.

Respectfully submitted,

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